

J. M. BASSETT, - Editor and Manager.

THE DAILY and WEEKLY HERALD has more than double the circulation of any other paper published in Southern California. Business men recognize it accordingly as the best advertising medium South of San Francisco.

WEDNESDAY, AUGUST 11, 1875.

NEWS OF THE MORNING.

The flour mills at Callao, Peru, were burned on the 18th ult. and two Chinamen were burned to death.

At the Saratoga races yesterday there was a summer handicap for all ages.

At the Buffalo races yesterday, very good time was made. Lulu won the last heat in 2:15, beating Goldsmith Maid's last year's record on the same track by half a second.

The sailing vessel, *Archibald, Baxter & Co.*, New York, says their assets will largely exceed their liabilities.

Loeder is still in Brooklyn jail for his perjury in behalf of Tilton.

A large seizure of counterfeiters' tools has been made in Brooklyn.

A serious revolt has occurred in the South of Peru.

A terrible railroad accident has occurred in Chili on the Valparaiso and Santiago Railroad.

At Huntington, L. I., Mrs. Fletcher, aged 55, has eloped with Thomas Leahy, aged 21.

Several failures are reported in New York.

Long Branch was enlivened yesterday by a large excursion party and an assault of a bank cashier on another financier.

The Rochester races open flatteringly and a good time is expected.

The State Detectives are arresting lottery dealers in Boston.

ONE of the Independent organs inquires "Whither are we drifting?" If the querist refers to BIDWELL's party we should say that the craft steered by the blind old servitor floated idly with the flood.

THE San Diego *World* of the 9th instant has the following favorable notice of Mr. WIGGINTON:

So far as a short conversation with Mr. Wigginton has enabled us to judge, we find him an honest, square, outspoken gentleman, who stands firmly and unmistakably on the platform of his party throughout, including the Texas and Pacific Railroad, so guarded that there can be no robbing of the treasury, and no extensive graft made by any. He also wants the road built as per charter, from Marshall to San Diego.

CALIFORNIA does have an occasional dry season but she is never eaten up with grasshoppers, nor drowned with the flood as are sections in the East. Kansas and Nebraska are devastated by insects and now comes the news that Missouri, Indiana, Ohio, Kentucky and Tennessee have lost millions by heavy rains and overflows. By and by we shall hear of tornadoes, lightning and whirlwinds in those regions. All this time we of the Pacific coast are keeping on the even tenor of our way, sowing and harvesting with nothing to molest or disturb us.

THE Democratic county ticket has now been before the people sufficiently long to enable all to form an opinion of the merits and qualifications of the nominees for the different offices. We are pleased to know that the general expression is one of satisfaction and endorsement. The candidates are all good men and in every way qualified for a full and thorough discharge of the duties of the positions to which they aspire. They are gentlemen in whom the people have confidence, and there seems to be no doubt but that the entire ticket will be elected by a handsome majority. The county is conceded to be largely Democratic, and as the Democrats have placed a good ticket in the field—good and true as to principle and unexceptionable as to men—the people are satisfied and will endorse their action.

WHATSOEVER the enemies of GEORGE C. GORHAM may say of him as a politician they cannot deny him great executive ability in the work of demolishing his opponents. SAMPSON with only such weapons as he could pick up in a donkey graveyard, laid many thousand Philistines—we forget just how many—with their faces to the sun, but GORHAM is greater than the lover of DELILAH, for with only the words from their own mouths he has slain the leaders of the Independent party and buried the organization so deep that it will never hear the sound of the resurrection horn. At the opening of the fight the odds against GEORGE were great. To any other man they would have been discouraging. But he went in to win and DAVID with his little sling and brook pebble did not more effectually settle the pretensions of GOLIAH than GEORGE with their own record has carved to pieces the great "reform party." BOOTH has retired sick and discomfited; BIDWELL goes down at every sound and the rank and file are discouraged, dismayed and mutinous. Yet a little while and the Independent party of California will have gone where the "woodbine twine."

About the Park.

Our remarks on the City Park have called out one or two articles on that subject, all are in favor of the Park, but "A Citizen" is not in favor of the location which we prefer. He says the distance is too great from the city, that Mr. FREEMAN would give 300 acres if it was not so far away. Let Mr. FREEMAN give, and we will guarantee that the Council will accept it, and improve it as a Park. We have not spoken to a member of the Council on that subject, but we know them all to be men of good common sense and ready to do any good deed to benefit the City. In regard to the distance we are quite certain that "Cit-

zen" never saw a Park nearer to a large city than the place we designated. When we get an avenue well graded from the city to that place, fifteen minutes drive will take us to it. "A Citizen" thinks it is too low and wet. There are some spots on that Rancho that are always wet, but the part that we speak of is never too wet to travel over on a common road, and ten months in each year it is dry and beautiful. And with a little gravel spread over the roads it would make the finest drive in the State. Never dusty, always green and not subject to the depredations of gophers and squirrels. If we undertake to make a Park on any mesa lands around the city, we shall be under the necessity of flooding it artificially once a month in order to keep the trees alive. Nature only floods the Cienega Rancho once a year. So if floods are an objection the Cienega has the advantage.

What we want is a beautiful shady ground where trees, flowers and grass will grow the year round, and which can be kept in order at very little expense. A place that will be inviting and pleasant every fair day in the year for women, children and men. Of course no one will visit a Park when the rain is falling. If we had a Park in a quarter of a mile from the center of the city, no one would visit it except in good weather, and we have about three hundred and forty days good weather each year. We can afford to stay in doors the few rainy days we have. We are perfectly willing to have a Park anywhere that the wisdom of our Council may be inclined to place it. But we are satisfied that there is not another place in reach of the city that possesses the advantages that this one does.

The San Diego "Union" Caught.

The San Diego *Union* seems to be so thoroughly wedded to the cause of Houghton that it cannot do justice to his more popular opponent Mr. WIGGINTON. The *World* nails the misrepresentation of the *Union* in the following unanswerable manner:

Los Angeles. Speech of D. P. Wigginton, special dispatch to the San Diego *Union*, Los Angeles, August 7.—D. P. Wigginton, Democratic nominee for Congress, is speaking here tonight to a large crowd. (1) His speech is a masterpiece of delivery. (2) He is a man of the highest character. (3) He is a man of the highest character. (4) He is a man of the highest character. (5) He is a man of the highest character. (6) He is a man of the highest character. (7) He is a man of the highest character. (8) He is a man of the highest character. (9) He is a man of the highest character. (10) He is a man of the highest character. (11) He is a man of the highest character. (12) He is a man of the highest character. (13) He is a man of the highest character. (14) He is a man of the highest character. (15) He is a man of the highest character. (16) He is a man of the highest character. (17) He is a man of the highest character. (18) He is a man of the highest character. (19) He is a man of the highest character. (20) He is a man of the highest character. (21) He is a man of the highest character. (22) He is a man of the highest character. (23) He is a man of the highest character. (24) He is a man of the highest character. (25) He is a man of the highest character. (26) He is a man of the highest character. (27) He is a man of the highest character. (28) He is a man of the highest character. (29) He is a man of the highest character. (30) He is a man of the highest character. (31) He is a man of the highest character. (32) He is a man of the highest character. (33) He is a man of the highest character. (34) He is a man of the highest character. (35) He is a man of the highest character. (36) He is a man of the highest character. (37) He is a man of the highest character. (38) He is a man of the highest character. (39) He is a man of the highest character. (40) He is a man of the highest character. (41) He is a man of the highest character. (42) He is a man of the highest character. (43) He is a man of the highest character. (44) He is a man of the highest character. (45) He is a man of the highest character. (46) He is a man of the highest character. (47) He is a man of the highest character. (48) He is a man of the highest character. (49) He is a man of the highest character. (50) He is a man of the highest character. (51) He is a man of the highest character. (52) He is a man of the highest character. (53) He is a man of the highest character. (54) He is a man of the highest character. (55) He is a man of the highest character. (56) He is a man of the highest character. (57) He is a man of the highest character. (58) He is a man of the highest character. (59) He is a man of the highest character. (60) He is a man of the highest character. (61) He is a man of the highest character. (62) He is a man of the highest character. (63) He is a man of the highest character. (64) He is a man of the highest character. (65) He is a man of the highest character. (66) He is a man of the highest character. (67) He is a man of the highest character. (68) He is a man of the highest character. (69) He is a man of the highest character. (70) He is a man of the highest character. (71) He is a man of the highest character. (72) He is a man of the highest character. (73) He is a man of the highest character. (74) He is a man of the highest character. (75) He is a man of the highest character. (76) He is a man of the highest character. (77) He is a man of the highest character. (78) He is a man of the highest character. (79) He is a man of the highest character. (80) He is a man of the highest character. (81) He is a man of the highest character. (82) He is a man of the highest character. (83) He is a man of the highest character. (84) He is a man of the highest character. (85) He is a man of the highest character. (86) He is a man of the highest character. (87) He is a man of the highest character. (88) He is a man of the highest character. (89) He is a man of the highest character. (90) He is a man of the highest character. (91) He is a man of the highest character. (92) He is a man of the highest character. (93) He is a man of the highest character. (94) He is a man of the highest character. (95) He is a man of the highest character. (96) He is a man of the highest character. (97) He is a man of the highest character. (98) He is a man of the highest character. (99) He is a man of the highest character. (100) He is a man of the highest character. (101) He is a man of the highest character. (102) He is a man of the highest character. (103) He is a man of the highest character. (104) He is a man of the highest character. (105) He is a man of the highest character. (106) He is a man of the highest character. (107) He is a man of the highest character. (108) He is a man of the highest character. (109) He is a man of the highest character. (110) He is a man of the highest character. (111) He is a man of the highest character. (112) He is a man of the highest character. (113) He is a man of the highest character. (114) He is a man of the highest character. (115) He is a man of the highest character. (116) He is a man of the highest character. (117) He is a man of the highest character. (118) He is a man of the highest character. (119) He is a man of the highest character. (120) He is a man of the highest character. (121) He is a man of the highest character. (122) He is a man of the highest character. (123) He is a man of the highest character. (124) He is a man of the highest character. (125) He is a man of the highest character. (126) He is a man of the highest character. (127) He is a man of the highest character. (128) He is a man of the highest character. (129) He is a man of the highest character. (130) He is a man of the highest character. (131) He is a man of the highest character. (132) He is a man of the highest character. (133) He is a man of the highest character. (134) He is a man of the highest character. (135) He is a man of the highest character. (136) He is a man of the highest character. (137) He is a man of the highest character. (138) He is a man of the highest character. (139) He is a man of the highest character. (140) He is a man of the highest character. (141) He is a man of the highest character. (142) He is a man of the highest character. (143) He is a man of the highest character. (144) He is a man of the highest character. (145) He is a man of the highest character. (146) He is a man of the highest character. (147) He is a man of the highest character. (148) He is a man of the highest character. (149) He is a man of the highest character. (150) He is a man of the highest character. (151) He is a man of the highest character. (152) He is a man of the highest character. (153) He is a man of the highest character. (154) He is a man of the highest character. (155) He is a man of the highest character. (156) He is a man of the highest character. (157) He is a man of the highest character. (158) He is a man of the highest character. (159) He is a man of the highest character. (160) He is a man of the highest character. (161) He is a man of the highest character. (162) He is a man of the highest character. (163) He is a man of the highest character. (164) He is a man of the highest character. (165) He is a man of the highest character. (166) He is a man of the highest character. (167) He is a man of the highest character. (168) He is a man of the highest character. (169) He is a man of the highest character. (170) He is a man of the highest character. (171) He is a man of the highest character. (172) He is a man of the highest character. (173) He is a man of the highest character. (174) He is a man of the highest character. (175) He is a man of the highest character. (176) He is a man of the highest character. (177) He is a man of the highest character. (178) He is a man of the highest character. (179) He is a man of the highest character. (180) He is a man of the highest character. (181) He is a man of the highest character. (182) He is a man of the highest character. (183) He is a man of the highest character. (184) He is a man of the highest character. (185) He is a man of the highest character. (186) He is a man of the highest character. (187) He is a man of the highest character. (188) He is a man of the highest character. (189) He is a man of the highest character. (190) He is a man of the highest character. (191) He is a man of the highest character. (192) He is a man of the highest character. (193) He is a man of the highest character. (194) He is a man of the highest character. (195) He is a man of the highest character. (196) He is a man of the highest character. (197) He is a man of the highest character. (198) He is a man of the highest character. (199) He is a man of the highest character. (200) He is a man of the highest character. (201) He is a man of the highest character. (202) He is a man of the highest character. (203) He is a man of the highest character. (204) He is a man of the highest character. (205) He is a man of the highest character. (206) He is a man of the highest character. (207) He is a man of the highest character. (208) He is a man of the highest character. (209) He is a man of the highest character. (210) He is a man of the highest character. (211) He is a man of the highest character. (212) He is a man of the highest character. (213) He is a man of the highest character. (214) He is a man of the highest character. (215) He is a man of the highest character. (216) He is a man of the highest character. (217) He is a man of the highest character. (218) He is a man of the highest character. (219) He is a man of the highest character. (220) He is a man of the highest character. (221) He is a man of the highest character. (222) He is a man of the highest character. (223) He is a man of the highest character. (224) He is a man of the highest character. (225) He is a man of the highest character. (226) He is a man of the highest character. (227) He is a man of the highest character. (228) He is a man of the highest character. (229) He is a man of the highest character. (230) He is a man of the highest character. (231) He is a man of the highest character. (232) He is a man of the highest character. (233) He is a man of the highest character. (234) He is a man of the highest character. (235) He is a man of the highest character. (236) He is a man of the highest character. (237) He is a man of the highest character. (238) He is a man of the highest character. (239) He is a man of the highest character. (240) He is a man of the highest character. (241) He is a man of the highest character. (242) He is a man of the highest character. (243) He is a man of the highest character. (244) He is a man of the highest character. (245) He is a man of the highest character. (246) He is a man of the highest character. (247) He is a man of the highest character. (248) He is a man of the highest character. (249) He is a man of the highest character. (250) He is a man of the highest character. (251) He is a man of the highest character. (252) He is a man of the highest character. (253) He is a man of the highest character. (254) He is a man of the highest character. (255) He is a man of the highest character. (256) He is a man of the highest character. (257) He is a man of the highest character. (258) He is a man of the highest character. (259) He is a man of the highest character. (260) He is a man of the highest character. (261) He is a man of the highest character. (262) He is a man of the highest character. (263) He is a man of the highest character. (264) He is a man of the highest character. (265) He is a man of the highest character. (266) He is a man of the highest character. (267) He is a man of the highest character. (268) He is a man of the highest character. (269) He is a man of the highest character. (270) He is a man of the highest character. (271) He is a man of the highest character. (272) He is a man of the highest character. (273) He is a man of the highest character. (274) He is a man of the highest character. (275) He is a man of the highest character. (276) He is a man of the highest character. (277) He is a man of the highest character. (278) He is a man of the highest character. (279) He is a man of the highest character. (280) He is a man of the highest character. (281) He is a man of the highest character. (282) He is a man of the highest character. (283) He is a man of the highest character. (284) He is a man of the highest character. (285) He is a man of the highest character. (286) He is a man of the highest character. (287) He is a man of the highest character. (288) He is a man of the highest character. (289) He is a man of the highest character. (290) He is a man of the highest character. (291) He is a man of the highest character. (292) He is a man of the highest character. (293) He is a man of the highest character. (294) He is a man of the highest character. (295) He is a man of the highest character. (296) He is a man of the highest character. (297) He is a man of the highest character. (298) He is a man of the highest character. (299) He is a man of the highest character. (300) He is a man of the highest character. (301) He is a man of the highest character. (302) He is a man of the highest character. (303) He is a man of the highest character. (304) He is a man of the highest character. (305) He is a man of the highest character. (306) He is a man of the highest character. (307) He is a man of the highest character. (308) He is a man of the highest character. (309) He is a man of the highest character. (310) He is a man of the highest character. (311) He is a man of the highest character. (312) He is a man of the highest character. (313) He is a man of the highest character. (314) He is a man of the highest character. (315) He is a man of the highest character. (316) He is a man of the highest character. (317) He is a man of the highest character. (318) He is a man of the highest character. (319) He is a man of the highest character. (320) He is a man of the highest character. (321) He is a man of the highest character. (322) He is a man of the highest character. (323) He is a man of the highest character. (324) He is a man of the highest character. (325) He is a man of the highest character. (326) He is a man of the highest character. (327) He is a man of the highest character. (328) He is a man of the highest character. (329) He is a man of the highest character. (330) He is a man of the highest character. (331) He is a man of the highest character. (332) He is a man of the highest character. (333) He is a man of the highest character. (334) He is a man of the highest character. (335) He is a man of the highest character. (336) He is a man of the highest character. (337) He is a man of the highest character. (338) He is a man of the highest character. (339) He is a man of the highest character. (340) He is a man of the highest character. (341) He is a man of the highest character. (342) He is a man of the highest character. (343) He is a man of the highest character. (344) He is a man of the highest character. (345) He is a man of the highest character. (346) He is a man of the highest character. (347) He is a man of the highest character. (348) He is a man of the highest character. (349) He is a man of the highest character. (350) He is a man of the highest character. (351) He is a man of the highest character. (352) He is a man of the highest character. (353) He is a man of the highest character. (354) He is a man of the highest character. (355) He is a man of the highest character. (356) He is a man of the highest character. (357) He is a man of the highest character. (358) He is a man of the highest character. (359) He is a man of the highest character. (360) He is a man of the highest character. (361) He is a man of the highest character. (362) He is a man of the highest character. (363) He is a man of the highest character. (364) He is a man of the highest character. (365) He is a man of the highest character. (366) He is a man of the highest character. (367) He is a man of the highest character. (368) He is a man of the highest character. (369) He is a man of the highest character. (370) He is a man of the highest character. (371) He is a man of the highest character. (372) He is a man of the highest character. (373) He is a man of the highest character. (374) He is a man of the highest character. (375) He is a man of the highest character. (376) He is a man of the highest character. (377) He is a man of the highest character. (378) He is a man of the highest character. (379) He is a man of the highest character. (380) He is a man of the highest character. (381) He is a man of the highest character. (382) He is a man of the highest character. (383) He is a man of the highest character. (384) He is a man of the highest character. (385) He is a man of the highest character. (386) He is a man of the highest character. (387) He is a man of the highest character. (388) He is a man of the highest character. (389) He is a man of the highest character. (390) He is a man of the highest character. (391) He is a man of the highest character. (392) He is a man of the highest character. (393) He is a man of the highest character. (394) He is a man of the highest character. (395) He is a man of the highest character. (396) He is a man of the highest character. (397) He is a man of the highest character. (398) He is a man of the highest character. (399) He is a man of the highest character. (400) He is a man of the highest character. (401) He is a man of the highest character. (402) He is a man of the highest character. (403) He is a man of the highest character. (404) He is a man of the highest character. (405) He is a man of the highest character. (406) He is a man of the highest character. (407) He is a man of the highest character. (408) He is a man of the highest character. (409) He is a man of the highest character. (410) He is a man of the highest character. (411) He is a man of the highest character. (412) He is a man of the highest character. (413) He is a man of the highest character. (414) He is a man of the highest character. (415) He is a man of the highest character. (416) He is a man of the highest character. (417) He is a man of the highest character. (418) He is a man of the highest character. (419) He is a man of the highest character. (420) He is a man of the highest character. (421) He is a man of the highest character. (422) He is a man of the highest character. (423) He is a man of the highest character. (424) He is a man of the highest character. (425) He is a man of the highest character. (426) He is a man of the highest character. (427) He is a man of the highest character. (428) He is a man of the highest character. (429) He is a man of the highest character. (430) He is a man of the highest character. (431) He is a man of the highest character. (432) He is a man of the highest character. (433) He is a man of the highest character. (434) He is a man of the highest character. (435) He is a man of the highest character. (436) He is a man of the highest character. (437) He is a man of the highest character. (438) He is a man of the highest character. (439) He is a man of the highest character. (440) He is a man of the highest character. (441) He is a man of the highest character. (442) He is a man of the highest character. (443) He is a man of the highest character. (444) He is a man of the highest character. (445) He is a man of the highest character. (446) He is a man of the highest character. (447) He is a man of the highest character. (448) He is a man of the highest character. (449) He is a man of the highest character. (450) He is a man of the highest character. (451) He is a man of the highest character. (452) He is a man of the highest character. (453) He is a man of the highest character. (454) He is a man of the highest character. (455) He is a man of the highest character. (456) He is a man of the highest character. (457) He is a man of the highest character. (458) He is a man of the highest character. (459) He is a man of the highest character. (460) He is a man of the highest character. (461) He is a man of the highest character. (462) He is a man of the highest character. (463) He is a man of the highest character. (464) He is a man of the highest character. (465) He is a man of the highest character. (466) He is a man of the highest character. (467) He is a man of the highest character. (468) He is a man of the highest character. (469) He is a man of the highest character. (470) He is a man of the highest character. (471) He is a man of the highest character. (472) He is a man of the highest character. (473) He is a man of the highest character. (474) He is a man of the highest character. (475) He is a man of the highest character. (476) He is a man of the highest character. (477) He is a man of the highest character. (478) He is a man of the highest character. (479) He is a man of the highest character. (480) He is a man of the highest character. (481) He is a man of the highest character. (482) He is a man of the highest character. (483) He is a man of the highest character. (484) He is a man of the highest character. (485) He is a man of the highest character. (486) He is a man of the highest character. (487) He is a man of the highest character. (488) He is a man of the highest character. (489) He is a man of the highest character. (490) He is a man of the highest character. (491) He is a man of the highest character. (492) He is a man of the highest character. (493) He is a man of the highest character. (494) He is a man of the highest character. (495) He is a man of the highest character. (496) He is a man of the highest character. (497) He is a man of the highest character. (498) He is a man of the highest character. (499) He is a man of the highest character. (500) He is a man of the highest character. (501) He is a man of the highest character. (502) He is a man of the highest character. (503) He is a man of the highest character. (504) He is a man of the highest character. (505) He is a man of the highest character. (506) He is a man of the highest character. (507) He is a man of the highest character. (508) He is a man of the highest character. (509) He is a man of the highest character. (510) He is a man of the highest character. (511) He is a man of the highest character. (512) He is a man of the highest character. (513) He is a man of the highest character. (514) He is a man of the highest character. (515) He is a man of the highest character. (516) He is a man of the highest character. (517) He is a man of the highest character. (518) He is a man of the highest character. (519) He is a man of the highest character. (520) He is a man of the highest character. (521) He is a man of the highest character. (522) He is a man of the highest character. (523) He is a man of the highest character. (524) He is a man of the highest character. (525) He is a man of the highest character. (526) He is a man of the highest character. (527) He is a man of the highest character. (528) He is a man of the highest character. (529) He is a man of the highest character. (530) He is a man of the highest character. (531) He is a man of the highest character. (532) He is a man of the highest character. (533) He is a man of the highest character. (534) He is a man of the highest character. (535) He is a man of the highest character. (536) He is a man of the highest character. (537) He is a man of the highest character. (538) He is a man of the highest character. (539) He is a man of the highest character. (540) He is a man of the highest character. (541) He is a man of the highest character. (542) He is a man of the highest character. (543) He is a man of the highest character. (544) He is a man of the highest character. (545) He is a man of the highest character. (546) He is a man of the highest character. (547) He is a man of the highest character. (548) He is a man of the highest character. (549) He is a man of the highest character. (550) He is a man of the highest character. (551) He is a man of the highest character. (552) He is a man of the highest character. (553) He is a man of the highest character. (554) He is a man of the highest character. (555) He is a man of the highest character. (556) He is a man of the highest character. (557) He is a man of the highest character. (558) He is a man of the highest character. (559) He is a man of the highest character. (560) He is a man of the highest character. (561) He is a man of the highest character. (562) He is a man of the highest character. (563) He is a man of the highest character. (564) He is a man of the highest character. (565) He is a man of the highest character. (566) He is a man of the highest character. (567) He is a man of the highest character. (568) He is a man of the highest character. (569) He is a man of the highest character. (570) He is a man of the highest character. (571) He is a man of the highest character. (572) He is a man of the highest character. (573) He is a man of the highest character. (574) He is a man of the highest character. (575) He is a man of the highest character. (576) He is a man of the highest character. (577) He is a man of the highest character. (578) He is a man of the highest character. (579) He is a man of the highest character. (580) He is a man of the highest character. (581) He is a man of the highest character. (582) He is a man of the highest character. (583) He is a man of the highest character. (584) He is a man of the highest character. (585) He is a man of the highest character. (586) He is a man of the highest character. (587) He is a man of the highest character. (588) He is a man of the highest character. (589) He is a man of the highest character. (590) He is a man of the highest character. (591) He is a man of the highest character. (592) He is a man of the highest character. (593) He is a man of the highest character. (594) He is a man of the highest character. (595) He is a man of the highest character. (596) He is a man of the highest character. (597) He is a man of the highest character. (598) He is a man of the highest character. (599) He is a man of the highest character. (600) He is a man of the highest character. (601) He is a man of the highest character. (602) He is a man of the highest character. (603) He is a man of the highest character. (604) He is a man of the highest character. (605) He is a man of the highest character. (606) He is a man of the highest character. (607) He is a man of the highest character. (608) He is a man of the highest character. (609) He is a man of the highest character. (610) He is a man of the highest character. (611) He is a man of the highest character. (612) He is a man of the highest character. (613) He is a man of the highest character. (614) He is a man of the highest character. (615) He is a man of the highest character. (616) He is a man of the highest character. (617) He is a man of the highest character. (618) He is a man of the highest character. (619) He is a man of the highest character. (620) He is a man of the highest character. (621) He is a man of the highest character. (622) He is a man of the highest character. (623) He is a man of the highest character. (624) He is a man of the highest character. (625) He is a man of the highest character. (626) He is a man of the highest character. (627) He is a man of the highest character. (628) He is a man of the highest character. (629) He is a man of the highest character. (630) He is a man of the highest character. (631) He is a man of the highest character. (632) He is a man of the highest character. (633) He is a man of the highest character. (634) He is a man of the highest character. (635) He is a man of the highest character. (636) He is a man of the highest character. (637) He is a man of the highest character. (638) He is a man of the highest character. (639) He is a man of the highest character. (640) He is a man of the highest character. (641) He is a man of the highest character. (642) He is a man of the highest character. (643) He is a man of the highest character. (644) He is a man of the highest character. (645) He is a man of the highest character. (646) He is a man of the highest character. (647) He is a man of the highest character. (648) He is a man of the highest character. (649) He is a man of the highest character. (650) He is a man of the highest character. (651) He is a man of the highest character. (652) He is a man of the highest character. (653) He is a man of the highest character. (654) He is a man of the highest character. (655) He is a man of the highest character. (656) He is a man of the highest character. (657) He is a man of the highest character. (658) He is a man of the highest character. (659) He is a man of the highest character. (660) He is a man of the highest character. (661) He is a man of the highest character. (662) He is a man of the highest character. (663) He is a man of the highest character. (664) He is a man of the highest character. (665) He is a man of the highest character. (666) He is a man of the highest character. (667) He is a man of the highest character. (668) He is a man of the highest character. (669) He is a man of the highest character. (670) He is a man of the highest character. (671) He is a man of the highest character. (672) He is a man of the highest character. (673) He is a man of the highest character. (674) He is a man of the highest character. (675) He is a man of the highest character. (676) He is a man of the highest character. (677) He is a man of the highest character. (678) He is a man of the highest character. (679) He is a man of the highest character. (680) He is a man of the highest character. (681) He is a man of the highest character. (682) He is a man of the highest character. (683) He is a man of the highest character. (684) He is a man of the highest character. (685) He is a man of the highest character. (686) He is a man of the highest character. (687) He is a man of the highest character. (688) He is a man of the highest character. (689) He is a man of the highest character. (690) He is a man of the highest character. (691) He is a man of the highest character. (692) He is a man of the highest character. (693) He is a man of the highest character. (694) He is a man of the highest character. (695) He is a man of the highest character. (696) He is a man of the highest character. (697) He is a man of the highest character. (698) He is a man of the highest character. (699) He is a man of the highest character. (700) He is a man of the highest character. (701) He is a man of the highest character. (702) He is a man of the highest character. (703) He is a man of the highest character. (704) He is a man of the highest character. (705) He is a man of the highest character. (706)

POSTOFFICE DIRECTORY.
Eastern, San Francisco Northern and Coast
Stations—Telegraph Stage Line—Arrive at
12:30 A. M.; close at 7:30 P. M. Letters re-
sented for registry must be presented before
5:30 P. M.
Los Nietos, Anaheim and Westminster—Ar-
rive at 7:30 P. M.; close at 3:30 P. M.
San Diego Line—San Diego, Orange, Santa
Ana, Tustin City, Capistrano, arrives at 7:40
P. M., and closes at 7:30 P. M.
Southern Arizona—Tucson, Yuma, Arizona
City and way stations—Tri-Weekly Service
Arrives Sunday, Tuesday and Friday, at
7:40 P. M.; leaves Monday, Wednesday and
Saturday; mail closes at 7:30 P. M.
Northern Arizona—Prescott, Wickenburg and
way stations—Semi-Weekly—Arrives Tues-
day and Saturday at 10:30 A. M.; leaves Mon-
day and Friday; mail closes at 2:40 P. M.
San Bernardino and way stations—San Ga-
briel, El Monte, Riverside, etc.; arrives
Tuesday, Thursday, and Saturday at 10:30
A. M.; leaves Monday, Wednesday and Sat-
urday; mail closes at 2:40 P. M.
Wilmington and way stations—Arrives at 2:15
P. M.; closes at 10 A. M.
Cerro Gordo, Lone Pine and Havilah—Arrives
Monday, Wednesday and Friday at 12:30 A. M.;
leaves Monday, Wednesday and Saturday;
closes at 7:30 P. M.
Domestic and Foreign Money Order Office—
Open from 9 A. M. to 4:30 P. M., except on
Saturday, when office closes at 3:30 P. M.
On Sundays the office will be open from 12:30
to 1:30 P. M. H. K. W. BENT, P. M.

City and County Official Directory.
City Directory.
P. BEAUDRY, Mayor
Office, Spring Street.
J. J. CARROLL, City Marshal
Office, No. 45 Spring Street.
J. M. KELLY, City Treasurer
Office, Court House.
A. W. HUTTON, City Attorney
Office, No. 25 Temple Block.
M. KREMER, City Clerk
Office, No. 45 Spring Street.
C. L. KELLER, City Surveyor
Office, Temple Street.
Dr. J. H. McKEE, Health Officer
Office, No. 11 Spring Street.
Common Council:
Meets at Council Rooms, No. 45 Spring St.,
at 7:30 P. M., Thursday of each week.
T. P. CAMPBELL, L. LICHTENBERGER,
J. MULLALLY, J. G. CARROLL, A. M.
W. ROBINSON, J. R. SOYLO, J. G. CARROLL,
M. TARR, J. G. CARROLL, J. G. CARROLL,
C. H. HUBER, L. WOLSKILL,
E. H. WORKMAN, T. LEAHY.
Board of Commerce:
S. J. LAZARD, Pres.
W. J. BRODRICK, S. B. CASWELL,
Secretary, Treasurer.
M. J. NEWMAN, EUGENE MEYER,
JOHN G. DOWNEY, J. DE B. SHORR,
R. M. WINNEY, W. LORD,
E. E. HEWITT, H. D. BARROWS.
Board of Education:
H. D. BARROWS, President.
M. KREMER, Sec'y. ALFRED JAMES,
DR. J. KURTZ, P. WIDNEY,
DR. W. T. LUCKY, City Supt. Public Schools.
Los Angeles Library Association:
J. R. McCONNELL, President.
J. C. LITTLEFIELD, Librarian.
Library, Downey Block.
Judicial Directory:
J. SEPULVEDA, District Judge
Terms of Court—First Monday of Feb.,
May, Aug. and Nov.
H. K. S. O'MELVENY, Judge of Probate and
County Courts.
Terms of Court—First Monday of Jan.,
Mar., May, July, Sept. and Nov.
GEO. C. GIBBS, Dist. Court Commissioner,
Office, No. 14 Spring Street.
Justices' Courts:
WM. H. GRAY, Temple Block, over W. F. &
Co.'s Office.
JOHN TRAFORD, Downey Block, Temple
Street.
National Officials:
H. K. W. BENT, Postmaster
Postoffice, Temple Block.
ALFRED JAMES, Sec'y, U. S. Land Office
J. W. HAYSTACK, Rec'y, U. S. Land Office
Temple Block.
J. O. WHEELER, Dept. Coll. U. S. Int. Rev.
Office, No. 10 Temple Block.
J. B. BRIERLY, Rev. Gauger
Office, No. 48 Temple Block.
J. D. DUNLAP, Dept. U. S. Marshal
New High Street.
B. C. WHITING, U. S. Court Commissioner
Office, Nos. 28 and 29, Downey Block.
JACOB A. MUEHLENBACH, French Consul
Main Street.
CLINTON B. SEARS, in charge of Improve-
ment of Wilmington Harbor—Residence
at terminus of street railroad.
County Directory.
A. W. POTTS, Co. Clerk and Clerk of Courts
J. E. GILLETTE, Co. Recorder and Auditor
J. E. ROWAN, Co. Treasurer
V. E. ROWLAND, Co. Sheriff and Tax Coll.
GEO. H. PECK, Co. Supt. of Schools
DIONICIO BOTTA, Co. Assessor
L. SEBOLD, Co. Surveyor
Dr. S. W. BROOKS, Co. Physician
(Office, Landmark's Block, Temple Street).
Board of Supervisors:
GEO. HINDS, Chairman.
J. M. GRIFFITH, EDWARD EWEY,
P. PALOMARES, P. MACHADO,
A. SEPULVEDA, Acting Interpreter.
Regular Meetings—First Monday of each
month.
HOTELS.
BACKMAN HOUSE.
Nos. 36, 38 and 40 Main Street,
LOS ANGELES, CAL.
THIS NEW AND ELEGANT HOTEL, just
finished and thrown open to the public, is
furnished throughout with
New Furniture, Carpets and Bedding.
Rooms large, well lighted and ventilated
and supplied with water, gas and fire.
THE TABLE
is supplied with the best market affords
and no Chinese cooks employed.
For Families, its accommodations are
unsurpassed.
For Business Men
And visitors, its conveniences are unequalled
being centrally located, having a telephone
office attached, and street cars passing every
ten minutes.
There is no Bar or Saloon
Of any kind on the premises, it being the in-
tention of the proprietors to make it a quiet
and favorite resort for families.
Board by the Day, Week, or Month
For persons not requiring rooms.
MR. & MRS. BACKMAN,
Proprietors.
WILMINGTON EXCHANGE HOTEL.
Only first-class hotel in Wilmington. This
hotel has recently changed hands and is now
first-class in every particular. Free coach to
and from the depot.
July 10 3m PERRY WILDMAN, Proprietor.
McMILLAN HOUSE,
Canal St., - - - Wilmington.
D. McMILLAN, Prop'r.
July 10 3m
TELL'S RESTAURANT,
Old Santa Monica,
SYCAMORE GROVES.
NOW OPEN and prepared to accommo-
date the public with the best of fare-
board and lodging.
July 10 3m MRS. WILL TELL.
Partnership Notice.
NOTICE IS HEREBY GIVEN that
Ed. A. Preuss, Sen., and Henry Lem-
mert have this day entered into partnership
under the firm name of Ed. A. Preuss & Co.
for the purpose of transacting the business
known as the Philadelphia Beer and Soda
Business.
ED. A. PREUSS, Sen.,
HENRY LEMMERT,
Los Angeles, July 1, 1875. July 10 1w

Los Angeles Herald.
WEDNESDAY, AUGUST 11, 1875.
CONDENSED TELEGRAMS.
A New York dispatch of yesterday
says the firmer tone to the market is
explained by the talk of specie ship-
ments to-morrow. It seems that the
suspension of Archibald Baxter & Co.
was directly traceable to sensation
stories of the banking embarrassments
started by the stock speculators for
their own purposes, the latter part of
last week.
A Washington dispatch dated yester-
day says Commodore Ammon, Acting
Secretary of the Navy, to-day re-
ceived from the Acting Secretary of
the State, a dispatch from Tripoli, dat-
ed the 17th, stating that Mr. Vedal,
the American Consul and wife, had
been insulted by Tripolitan sailors,
and asking whether any of our vessels
of war could conveniently reach that
port. Orders were issued that the
steamers Hartford, Captain Hamers-
ley, now at Port Said, en route home from
the Asiatic station, should proceed to
inquire into the facts and demand that
the perpetrators of the insult be arrest-
ed and punished. Rear Admiral Worden,
commanding the European station,
was also instructed to keep him-
self advised of the circumstances, and,
if necessary, send other vessels to Tripoli,
to act with the Hartford.
At a late hour on Monday night
Marshall Maxwell took Lee from his
cell in Beaver, and started off quietly
for Salt Lake. He thought, probably,
Lee would be safer there. Dame is
now to be confined in the place Lee
occupied.
A letter from San Miguel, in the
Star and Herald of Panama, received to-
day, says of the massacre, that
after the barracks had been taken,
nothing was heard of the rebels.
The assassins dispersing in all
directions, breaking open the doors
and windows of the houses of mer-
chants and others, robbing, pillaging
and assassinating in their fiendish oc-
cupation, and applying the torch to
houses and whatever else their whims
chose. Amidst all the cries of "death
to foreigners," "death to heretics,"
were constantly heard. The town re-
mained three days at the mercy of the
assassins. During that time all classes
of crimes were committed, and even
those who took refuge in the church
were threatened with assassination by
the mob. The loss of property will
not fall short of \$1,000,000. The Presi-
dent of the republic has done what he
could to bring the offenders to pun-
ishment, but so numerous are they
that they can only be dealt with.
The foreigners in the place have addressed
their respective Governments for the
purpose of making the Government
responsible for the losses incurred.
The Evening News, a Church organ,
to-day presents the defense of the
Mormons in the Mountain Meadows
massacre, and pleads that the act was
perpetrated when Utah was in a state of
war; that the Mormons believed that
the United States had sent troops
to murder them, and adds that Brig-
ham Young early in 1858, laid the par-
ticulars of the massacre before Gov.
Cummins, his successor, and urged an
investigation and offered help. This
contradicts all the evidence elicited
by the defense in Lee's trial at Beaver,
and also Brigham Young's deposition
lately published.
Under date of yesterday, we have
from Salt Lake, under date of the
10th, comes the following: Considera-
ble excitement is prevailing in the
neighborhood of Corinne, on the Central
Pacific, growing out of the demon-
strations of a large body of Indians
camped near there, belonging to the
Snakes, Bannack and other tribes.
Nearly one thousand of them were
lately baptised into the Mormon
Church. They have supplied them-
selves with ammunition and guns and
to-day it is reported that they have
sent all the squaws away and made
threats of driving the Gentiles from
the West side of Bear river, which
they claim has been granted them by
the Mormons for a reservation. Gov.
Emery has asked for a company of
troops to be sent to Corinne for the
protection of the people.
Santa Barbara Items.
[From the Republican, Aug. 7th.]
A peculiar coincidence. Cotton left
this place on the Ancon after killing
Norton. When arrested, he returned
on the Ancon, and would go up on the
Ancon, but the Mohono has taken
his place.
A moderate assemblage of our citi-
zens greeted Mr. Wigginton and Mr.
Oglesby last evening. Judge Fulton
being appointed President of the meet-
ing, with a few remarks introduced
Col. Wigginton. The whole address
of the gentleman was a feeble attempt
to arraign Mr. Houghton for mal-ad-
ministration and desertion of his party
principles. He charged him with vot-
ing for the salary grab. For sup-
porting the interference of the Adminis-
tration in the affairs of the State of
Arkansas, and the instituting military
power in the State of Louisiana. He
charged him with voting for polley,
sometimes with one party sometimes
with another. Other acts of Hough-
ton's he discussed at length, and fin-
ished up with a few remarks on the
State ticket. Mr. Oglesby, of San Luis
Obispo, followed in a brief speech.
"Is Miss Blinking at home?" asked
Mr. Sanders of the Irish girl who an-
swered the ring at the door. "Yes I
b'love she is, sir." "Is she engaged?"
"An' is it engaged you say?" "Faith,
an' I can't tell ye, sir; but she kissed
Mr. Vincent last evening as if she had
not seen the like of him, an' it's en-
gaged I b'love they are, sir."

NEW ADVERTISEMENTS.
THE
TRUST FUND
Insurance Association
—AND—
GENERAL INSURANCE AGENCY,
Will procure Life Insurance upon the
Trust Fund Saving Deposit Sys-
tem of Insurance,
And any other plans now in use, and will
transact, as Agents and Brokers,
A GENERAL INSURANCE BUSINESS.
A Policy of Life Insurance upon the TRUST
FUND SYSTEM secures to the holder depos-
its in a Savings Bank, in addition to insur-
ance, at the same rates charged by Mutual
Life Insurance Companies for insurance
alone. This Association places its Life Risks in
THE PACIFIC MUTUAL
Life Insurance Company,
OF CALIFORNIA.
Assets, January 1, 1875, \$1,229,522 55
Liabilities, January 1, 1875, 777,644 39
Surplus as regards Policy Holders, \$451,878 25
The Policy-Holder has the benefit of the
protecting laws of California, enacted 1873-74.
An insurance with an annual premium not
exceeding \$50 is exempt from taxation, by a
special Act of the Legislature of California
(1898).
An equitable "Cash Surrender Value" is
guaranteed in its contract and by the laws of
California, and for these reasons its Policies can
be used as collateral security for their cash
surrender value, the same as any bond for a
like amount, and can be converted into the
cash value, as provided for in the Trust Fund
Deposit Plan.
Certificates of Trust Fund Deposits will, by
special arrangements, be issued by the follow-
ing Banks:
Western Savings and Trust Co.,
Of San Francisco, Cal.;
TEMPLE & WORKMAN, BANKERS, Los
Angeles;
THE SANTA ROSA BANK, Santa Rosa and
Ukiah;
ODD FELLOWS' SAVINGS AND COMMERCIAL
BANK, of Sacramento;
THE BANK OF LAKE, Lakeport, California;
THE BANK OF HEALDSBURG, Healds-
burg;
THE BANK OF RIDEOUT & SMITH, Mar-
sacville;
SAN JOSE SAVINGS BANK, San Jose.
Reliable Agents wanted in every county of
the States and Territories of the Pacific Coast.
Apply, by letter or in person, to
TRUST FUND INSURANCE ASSOCIATION
And General Insurance Agency,
No. 320 California St., San Francisco.
Col. J. G. JEFFRIES and Mr. ROBERT
CRAWFORD are now in this city for the
purpose of introducing the Trust Fund plan of
Insurance. July 15 1m
THE GREAT TONIC
FOR THE
HOT WEATHER
—IS—
M. KELLER'S
PREMIUM
WINE BITTERS.
Everyone Drinks Them.
M. KELLER,
Alameda Street, Near Aliso,
and 1m
ANY ONE IN NEED OF
FIRST-CLASS
Shelving, Counters, Etc.
Suitable for dry goods, grocery store or other
business, can get a bargain by calling immedi-
ately at the store of
CASWELL & ZLLIS.
my 25 1f
WANTED.
A man to take charge of a hotel at
POMONA
At once. Apply in person to the office of the
Los Angeles Immigration and Land Coop-
erative Association, corner of Temple and
Spring Streets, Los Angeles.
July 15, 1875. L. M. HOLT, Sec'y.
Express copy. July 15 1f
SANTA MONICA HOTEL.
MORGAN & MONROE,
PROPRIETORS.
J. L. WARD,
AGENT
ETNA INSURANCE CO.;
UNION INSURANCE CO.
(FIRE AND MARINE);
FRENCH INSURANCE CO.
No. 5 Arcadia Block, Los Angeles 54
July 15 1f

NEW ADVERTISEMENTS.
DO YOU WANT A
Farm Wagon,
Or a Sporting Wagon,
Or a Sulky Cultivator,
Or a Walking Cultivator,
Or a Diamond-Tooth Cultivator,
Or a Shovel Plow,
Or a Sulky Horse Rake,
Or a Mower,
Or a Reaper,
Or a Header,
At Bed Rock Prices?
IF SO, CALL AT
THE GRANGE STORE,
184 Main Street.
JOHN H. SEYMOUR,
General Manager.
July 15 1f
THIRTY LOTS
—IN THE—
Morris Vineyard
58 Feet Front,
125 Feet Deep,
—AT—
\$300 TO \$400.
INSTALLMENTS,
\$15 to \$20 a Month,
WITHOUT INTEREST.
THE MAIN STREET RAILROAD CARS
NOW PASS THESE LOTS.
No Lot Over 200 Yards from the Cars
40 LOTS,
60 Feet Front, 117 and 127 Feet Deep,
16 Feet Alley in rear of Lots.
Located on line of
Orange, Seventh and Eighth Streets,
Ten minutes' walk from
HORSE CARS
Spring and Sixth St. Railroad.
\$100 EACH.
\$10 First Installment and \$5 per month
without interest.
—THE—
Real Estate Associates
OF LOS ANGELES.
P. O. Block, Los Angeles.
JOHN R. BRIERLY,
Secretary.
NOTICE OF REMOVAL.
THE AGENCY OF
THE HALLET DAVIS
PIANOS,
Is removed from Main and Second streets to
No. 100 Main Street,
Between First and Second, on the East side,
nearly opposite.
A. H. HAVELL,
Teacher of Music.
PIANOS TUNED AND REPAIRED.
July 15 1f
SUMMONS.
IN THE DISTRICT COURT of the 17th
Judicial District of the State of California,
in and for the county of Los Angeles—R. F.
Bragg, plaintiff, against John Azbill et al.,
defendants. Action brought in the District
Court of the Seventeenth Judicial District
of the State of California, in and for the county
of Los Angeles, to compel the defendants to
satisfy a judgment rendered in said court in
said county of Los Angeles in the office of the
Clerk of said District Court.
The People of the State of California, send
greeting to John Azbill, Richard Heiman, Os-
car George and Charles Harter, defendants:
You are hereby required to appear in an ac-
tion brought against you by the above-
named plaintiff in the District Court of the
Seventeenth Judicial District of the State of
California, in and for the county of Los An-
geles, to defend against the claims of the
plaintiff therein, within ten days (exclusive
of the day of service) after the service on
you of this summons, or judgment by default
will be taken against you according to the prayer
of the complaint.
The said action is brought to recover judg-
ment of this Court that the error and mistake
occurring in the deed from Mary Azbill to
plaintiff dated April 15, 1875, for a portion of
the Rancho San Juan Cajon de Santa Ana, in
said county of Los Angeles, certified that the
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up the deed made to
him by plaintiff for cancellation on payment
by him of the purchase money and a receipt
of the deed of the land; and that the said
plaintiff be decreed to be the owner of the
land actually purchased by him, and that a
deed of sufficient deed for the same be or-
dered to be made to him; that defendant Har-
ter be ordered to deliver up

POSTOFFICE DIRECTORY.
Eastern, San Francisco Northern and Coast
Stations.—Telegraph Stage Line.—Arrive at
12:30 A. M.; close at 7:30 P. M. Letters in-
tended for registry must be presented before
6:30 P. M.
Los Nietos, Anaheim and Westminster.—Ar-
rive at 7:40 P. M.; close at 8:30 P. M.
San Diego Line.—San Diego, Orange, Santa
Ana, Tustin City, Capistrano, arrives at 7:40
P. M.; and closes at 7:30 P. M.
Southern Arizona.—Tucson, Yuma, Arizona
City and way stations.—Tri-Weekly service
—Arrives Sunday, Tuesday and Friday, at
7:40 P. M.; leaves Monday, Wednesday and
Saturday; mail closes at 7:30 P. M.
Northern Arizona.—Prescott, Wickenburg and
way stations.—Semi-Weekly.—Arrives Tues-
day and Saturday at 10:20 A. M.; leaves Mon-
day and Friday; mail closes at 2:40 P. M.
San Bernardino and way stations.—San Gar-
briel, El Monte, Riverdale, etc.—Arrives
Tuesday, Thursday, and Saturday at 10:20
A. M.; leaves Monday, Wednesday and Sat-
urday; mail closes at 2:40 P. M.
Wilmington and way stations.—Arrives at 2:15
P. M.; closes at 10 A. M.
Cerro Gordo, Lone Pine and Havilah.—Arrives
Monday, Wednesday and Friday at 12:30 A. M.;
leaves Monday, Wednesday and Saturday;
mail closes at 7:30 P. M.
Domestic and Foreign Money Order Office.—
Open from 9 A. M. to 4:30 P. M., except on
Saturday, when office closes at 2:30 P. M.
On Sundays the office will be open from 12:30
to 1:30 P. M.
H. K. W. BENT, P. M.

City and County Official Directory.
City Directory.
P. BEAUDRY, Mayor
J. J. CARRILLO, City Marshal
J. J. MELLIS, City Treasurer
A. W. HUTTON, City Attorney
M. KREMER, City Clerk
M. KREMER, City Surveyor
M. KREMER, Health Officer
Office No. 11, Temple Block
Common Council:
Meets at Council Rooms, No. 45 Spring St.,
at 7:30 P. M., Thursday of each week.
COUNCILMEN:
T. P. CAMPBELL, L. LICHTENBERGER
J. J. CARRILLO, J. G. ARMONA
W. W. ROBINSON, R. SOTELLO
M. KREMER, J. DE LA ROSA
R. M. WIDNEY, I. W. LORD
E. E. HEWITT, H. D. BARROWS
Chamber of Commerce:
S. LAZARD, Pres.
W. J. BRODRICK, S. B. CASWELL, Sec.
M. J. NEWMARK, EUGENE MEYER, Treas.
JOHN G. DOWNEY, J. DE LA ROSA, Sec.
R. M. WIDNEY, I. W. LORD, Sec.
E. E. HEWITT, H. D. BARROWS, Sec.
Board of Education:
H. D. BARROWS, President
M. KREMER, Sec.
DR. J. KURTZ, J. P. WIDNEY
DR. W. T. LUCKY, City Supt. Public Schools
Los Angeles Library Association:
J. R. MCCONNELL, President
J. C. LITTLEFIELD, Librarian
Library, Downey Block
Judicial Directory:
Y. SEPULVEDA, District Judge
Districts of Court—First Monday of Feb.,
May, Aug. and Nov.
H. K. W. BENT, Judge of Probate and
County Courts
Terms of Court—First Monday of Jan.,
Mar., May, July, Sept., and Nov.
GEO. C. GIBBS, Dist. Court Commissioner,
Office, No. 10, Spring Street
Justices of the Peace:
WM. H. GRAY, Temple Block, over W. F. &
Co.'s Office
JOHN THAFORD, Downey Block, Temple
Street
National Officials:
H. K. W. BENT, Postmaster
Postoffice, Temple Block
ALFRED JAMES, Reg. U. S. Land Office
J. W. HAYES, U. S. Land Office
Temple Block
J. O. WHEELER, Dept. Col. U. S. Int. Rev.
Office, No. 10, Temple Block
J. R. BRIERLY, Int. Rev. Gauger
Office, No. 4, Temple Block
J. D. DUNLAP, Dept. U. S. Marshal
New High Street
B. C. WHITING, U. S. Court Commissioner
Office, Nos. 28 and 29, Downey Block
JACOB A. MOURENHAUT, French Consul
Main Street
CLINTON B. SEARS, in charge of Improve-
ment of Wilmington Harbor—Residence
at terminus of street railroad
County Directory.
A. W. POTTS, Co. Clerk and Clerk of Courts
J. W. GILLETTE, Co. Recorder and Auditor
J. E. ROWAN, Co. Treasurer
T. R. ROWLAND, U. S. Land Office
GEO. H. PECK, Co. Supt. of Schools
DIONICIO BOTILLER, Co. Assessor
L. SEBOLD, Co. Auditor
Dr. S. W. BROOKE, Co. Physician
(Office, Lanfranco's Building)
Board of Supervisors:
GEO. HINDS, Chairman
J. M. GRIFFITH, EDWARD EWEY, F. PALOMARES, F. MACHADO,
A. SEPULVEDA, Acting Interpreter
Regular Meetings—First Monday of each
month
HOTELS.
BACKMAN HOUSE.
Nos. 38, 39 and 40 Main Street,
LOS ANGELES, CAL.
THIS NEW AND ELEGANT HOTEL, just
finished and thrown open to the public, is
furnished throughout with
New Furniture, Carpets and Bedding.
Rooms large, well lighted and ventilated
and supplied with water, gas and fire.
THE TABLE
is supplied with the best market affords
and no Chinese cooks employed.
For Families, its accommodations are
unparalleled.
For Business Men
And visitors, its conveniences are unequalled
being centrally located, having a telegraph
office attached, and street cars passing every
ten minutes.
There is no Bar or Saloon
On any kind on the premises, it being the
intention of the proprietors to make it a quiet
and favorite resort for families.
Board by the Day, Week, or Month
For persons not requiring rooms.
MR. & MRS. BACKMAN,
Feb 11 Proprietors.
WILMINGTON EXCHANGE HOTEL.
Only first-class hotel in Wilmington. This
hotel has recently been enlarged and is now
first-class in every particular. Free coach to
and from the depot.
J. H. WILSON, Proprietor.
McMILLAN HOUSE,
Canal St., - - - Wilmington.
D. McMILLAN, Prop'r.
Jy 10-3m
TELL'S RESTAURANT,
Old Santa Monica,
SYCAMORE GROVES.
NOW OPEN and prepared to accommo-
date the public with the best of fare-
board and lodging.
J. H. WILSON, Proprietor.
Partnership Notice.
NOTICE IS HEREBY GIVEN that
Ed. A. Froust, Sen., and Henry Lem-
mert have this day entered into partnership
under the firm name of Ed. A. Froust & Co.,
for the purpose of transacting the business
known as the Philadelphia Brewery.
ED. A. FROUST, Sen.,
HENRY LEMMERT.
Los Angeles, July 1, 1875. Jy 10-1w

Los Angeles Herald.
WEDNESDAY, AUGUST 11, 1875.
CONDENSED TELEGRAMS.

A New York dispatch of yesterday
says the first time to the market is
explained by the talk of specie ship-
ments to-morrow. It seems that the
suspension of Archibald Baxter & Co
was directly traceable to sensation
stories of the banking embarrassments
started by the stock speculators for
their own purposes, the latter part of
last week.
A Washington dispatch dated yes-
terday says Commodore Ammon, Act-
ing Secretary of the Navy, to-day re-
ceived from the Acting Secretary of
the State, a dispatch from Tripoli, dat-
ed the 17th, stating that Mr. Vedal,
the American Consul and wife, had
been insulted by Tripolitan sailors,
and asking whether any of our vessels
of war could conveniently reach that
port. Orders were issued that the
steamer Hartford, Captain Harmony,
now at Port Said, en route home from
the Asiatic station, should proceed to
inquire into the facts and demand that
the perpetrators of the insult be arrest-
ed and punished. Rear Admiral Wor-
den, commanding the European sta-
tion, was also instructed to keep him-
self advised of the circumstances, and,
if necessary, send other vessels to Trip-
oli, to act with the Hartford.
At a late hour on Monday night
Marshall Maxwell took Lee from his
cell in Beaver, and started off quietly
for Salt Lake. He thought, probably,
Lee would be safer there. Dame is
now to be confined in the place Lee
occupied.

A letter from San Miguel, in the
San and Herald of Panama, received to-
day, says of the massacre, that after
the barracks had been taken, the
savages of the assailants dispersing in all
directions, breaking open the doors
and windows of the houses of mer-
chants and others, robbing, pillaging
and assassinating in their fiendish oc-
cupation, and applying the torch to
houses and whatever else their whims
chose. Amidst all the cries of "death
to foreigners," "death to heretics,"
were constantly heard. The town re-
mained three days at the mercy of the
assailants. During that time all classes
of crimes were committed, and even
those who took refuge in the church
were threatened with assassination by
the mob. The loss of property was
not far short of \$1,000,000. The Pres-
ident of the republic has done what he
could to bring the offenders to pun-
ishment, but so numerous are they
that they can't be dealt with. The
foreigners in the place have addressed
their respective Governments for the
purpose of making the Government
responsible for the losses incurred.
The Evening News, a Church organ,
to-day presents the defense of the
Mormons in the Mountain Meadows
massacre, and pleads that the act was
perpetrated when Utah was in a state
of war, and that the Mormons believed
that the United States had sent troops
to murder them, and adds that Brig-
ham Young early in 1858, laid the par-
ticulars of the massacre before Gov.
Cummins, his successor, and urged an
investigation and offered help. This
offer was all the evidence elicited by
the defense in Lee's trial at Beaver,
and also Brigham Young's deposition
lately published.

Under date of yesterday, we have
the following from Memphis, Tenn.:
The *Advertiser* of that city has a
lengthy review of the situation along
the river in the Memphis district. In
summing up it says the cotton already
in water is about two thousand acres.
The writer regards the situation as
more hopeful than a few days ago.
He urges constant and sleepless vigi-
lance on the part of the owners of those
lands which are threatened. It says
that the danger to the five plantations
at Walnut Bend, sixty miles below
here, is from the back water of the St.
Francis, which last week extended up
to Wilkesburg, a distance of ninety
miles.

A Panama dispatch of the 1st says
the electoral struggle for President of
the United States of Columbia threat-
ens to create a war and a division of
the country.
From Salt Lake, under date of the
10th, comes the following: Consider-
able excitement is prevailing in the
neighborhood of Corinne, on the Central
Pacific, growing out of the demon-
strations of a large body of Indians
camped near there, belonging to the
Snakes, Bannocks and other tribes.
Nearly one thousand of them were
lately baptised into the Mormon
Church. They have supplied them-
selves with ammunition and guns and
to-day it is reported that they have
sent all the squaws away and made
threats of driving the Gentiles from
the West side of Bear river, which
they claim has been granted them by
the Mormons for a reservation. Gov.
Emery has asked for a company of
troops to be sent to Corinne for the
protection of the people.

Santa Barbara Items.
(From the Republican, Aug. 7th.)
A peculiar coincidence. Cotton left
this place on the Ancon after killing
Norton. When arrested, he returned
on the Ancon, and would go up on the
Ancon, but the Mohongo has taken
its place.
A moderate assemblage of our citi-
zens greeted Mr. Wigginton and Mr.
Oglesby last evening. Judge Fulton
being appointed President of the meet-
ing, with a few remarks introduced
Col. Wigginton. The whole address
of the gentleman was a feeble attempt
to arraign Mr. Houghton for mal-ad-
ministration and desertion of his party
principles. He charged him with
voting for the salary grab. For sup-
porting the interference of the Admin-
istration in the affairs of the State of
Arkansas, and the instituting military
power in the State of Louisiana. He
charged him with voting for policy,
sometimes with one party sometimes
with another. Other acts of Hough-
ton's he discussed at length, and fin-
ished up with a few remarks on the
State ticket. Mr. Oglesby, of San Luis
Obispo, followed in a brief speech.

"Is Miss Blinking at home?" asked
Mr. Sanders of the Irish girl who
answered the ring at the door. "Yes I
b'love she is, sir." "Is she engaged?"
"An' it is engaged you say? Faith,
an' I can't tell ye, sir; but she kissed
Mr. Vincent last evening as if she had
not seen the like of him, an' it's en-
gaged I b'love they are, sir."

Stockholders' Meeting.
THE ANNUAL MEETING of the stock-
holders of the Southern Pacific Railroad
Company will be held at the office of the
company in the city of San Francisco, on
Monday, August 15, 1875, at 10 o'clock P. M.
at 10 o'clock P. M. and close at 2 o'clock P. M.
Jy 10-1w J. L. WILLIAMS, Secretary.

NEW ADVERTISEMENTS.
THE TRUST FUND Insurance Association
—AND—
GENERAL INSURANCE AGENCY,
Will procure Life Insurance upon the
Trust Fund Saving Deposit Sys-
tem of Insurance,
And any other plans now in use, and will
transact, as Agents and Brokers,
A GENERAL INSURANCE BUSINESS.
A Policy of Life Insurance upon the TRUST
FUND SYSTEM secures to the holder prop-
erty in a Savings Bank, in addition to Insur-
ance, at the same rates charged by Mutual
Life Insurance Companies for Insurance
alone. This Association places its Life Risks in

THE PACIFIC MUTUAL Life Insurance Company,
OF CALIFORNIA.
Assets, January 1, 1875, \$1,229,522 55
Liabilities, January 1, 1875, 777,914 30
Surplus as regards Policy Holders, \$451,608 25
The Policy-Holder has the benefit of the
protecting laws of California, enacted 1873-74.
An insurance with an annual premium not
exceeding \$500 is exempt from taxation, by a
special Act of the Legislature of California
(1878).
An equitable "Cash Surrender Value" is
guaranteed in its contract and by the laws of
California, and for this reason its Policies can
be used as collateral security for their cash
surrender value, the same as any bond for a
like amount, and can be converted into the
cash value, as provided for in the Trust Fund
Deposit Plan.
Certificates of Trust Fund Deposits will, by
special arrangements, be issued by the follow-
ing Banks:
Western Savings and Trust Co.,
Of San Francisco, Cal.;
TEMPLE & WORKMAN, BANKERS, Los
Angeles;
THE SANTA ROSA BANK, Santa Rosa and
 Ukiah;
ODD FELLOWS SAVINGS AND COMMERCIAL BANK, of Sacramento;
THE BANK OF LAKE, Lakeport, California;
THE BANK OF HEALDSBURG, Healds-
burg;
THE BANK OF RIDEOUT & SMITH, Mar-
serville;
SAN JOSE SAVINGS BANK, San Jose.

Reliable Agents wanted in every county
of the States and Territories of the Pacific Coast.
Apply, by letter or in person, to
TRUST FUND INSURANCE ASSOCIATION
And General Insurance Agency,
No. 320 California St., San Francisco.
Col. J. G. JEFFRIES and Mr. ROBERT
CRAWFORD are now in this city for the
purpose of introducing the Trust Fund plan of
Insurance. Jy 15-1m

THE GREAT TONIC
FOR THE
HOT WEATHER
—IS—
M. KELLER'S
PREMIUM
WINE BITTERS.
Everyone Drinks Them.
M. KELLER,
Alameda Street, Near Aliso.
any 1m

ANY ONE IN NEED OF
FIRST-CLASS
Shelving, Counters, Etc.
Suitable for dry goods, grocery store or other
business, can get a bargain by calling imme-
diately at the store of
CASWELL & ZLLIS.
my 25-1f
WANTED.
A man to take charge of a hotel at
POMONA
At once. Apply in person to the office of the
Los Angeles Immigration and Land Compe-
norative Association, corner of Temple and
Spring streets, Los Angeles.
L. M. HOLT, Sec.
July 15, 1875. Express copy. Jy 17-1f

SANTA MONICA HOTEL.
MORCAN & MONROE,
PROPRIETORS.
Jel 1f
J. L. WARD,
AGENT
ETNA INSURANCE CO.;
UNION INSURANCE CO.
(FIRE AND MARINE);
FRENCH INSURANCE CO.
No. 5 Arcadia Block, Los Angeles St.
Jy 14-1f

DO YOU WANT A
Farm Wagon,
Or a Sporting Wagon,
Or a Sulky Cultivator,
Or a Walking Cultivator,
Or a Diamond-Tooth Cultivator,
Or a Shovel Plow,
Or a Sulky Horse Rake,
Or a Mower,
Or a Reaper,
Or a Header,
At BedRock Prices?
IF SO, CALL AT
THE GRANGE STORE,
184 Main Street.
JOHN H. SEYMOUR,
General Manager.
Jy 10-1f
THIRTY LOTS
—IN THE—
Morris Vineyard
58 Feet Front,
125 Feet Deep,
—AT—
\$300 TO \$400.
INSTALLMENTS,
\$15 to \$20 a Month,
WITHOUT INTEREST.
THE MAIN STREET RAILROAD CARS
NOW PASS THESE LOTS.
No Lot Over 200 Yards from the Cars
40 LOTS,
60 Feet Front, 117 and 127 Feet Deep,
16 Feet Alley in rear of Lots.
Located on line of
Orange, Seventh and Eighth Streets.
Ten minutes' walk from
HORSE CARS
Spring and Sixth St. Railroad.
\$100 EACH.
\$10 First installment and \$5 per month
without interest.
THE
Real Estate Associates
OF LOS ANGELES.
P. O. Block, Los Angeles.
JOHN R. BRIERLY, Secretary.
NOTICE OF REMOVAL.
THE AGENCY OF
THE HALLET DAVIS
AND OTHER
PIANOS,
Is removed from Main and Second streets
to
No. 160 Main Street,
Between First and Second, on the East side,
nearly opposite.
A. H. HAVELL,
Teacher of Music.
Jy 11-1f
SUMMONS.
IN THE DISTRICT COURT of the 17th
Judicial District of the State of California,
in and for the county of Los Angeles.—B. F.
Harter, plaintiff, against John Azbill et al.,
defendants. Action brought in the District
Court of the Seventeenth Judicial District of
the State of California, in and for the county
of Los Angeles, to and for the recovery of
the sum of \$100,000, and for the recovery of
costs of suit. The said action is brought in
pursuance of a writ of Habeas Corpus, issued
by the said District Court, in and for the
county of Los Angeles, in favor of the said
plaintiff, and against the said defendants, and
in and for the recovery of the sum of \$100,000,
and for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend-
ants, and in and for the recovery of the sum
of \$100,000, and for the recovery of costs of
suit. The said action is brought in pursuance
of a writ of Habeas Corpus, issued by the
said District Court, in and for the county of
Los Angeles, in favor of the said plaintiff,
and against the said defendants, and in and
for the recovery of the sum of \$100,000, and
for the recovery of costs of suit. The said
action is brought in pursuance of a writ of
Habeas Corpus, issued by the said District
Court, in and for the county of Los Angeles,
in favor of the said plaintiff, and against the
said defendants, and in and for the recovery
of the sum of \$100,000, and for the recovery
of costs of suit. The said action is brought
in pursuance of a writ of Habeas Corpus,
issued by the said District Court, in and for
the county of Los Angeles, in favor of the
said plaintiff, and against the said defend